### DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As the below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below under our names.

We believe that we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled "Subsea Chemical Injection Unit for Additive Injection and Monitoring System for Oilfield Operations," the specification of which was filed on August 14, 2003, receiving the Serial No. 10/641,350.

We hereby state that we have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

We acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Sec. 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

We hereby claim foreign priority benefits under Title 35, United States Code, Sec. 119(a)-(d) or (f), or 365(b), of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate, or any PCT international application having a filing date before that of the application on which priority is claimed.

## PRIOR FOREIGN APPLICATION(S)

NUMBER

COUNTRY

(DAY/MONTH/YEAR FILED) PRIORITY CLAIMED

YES

NO

We hereby claim benefit under Title 35, USC, Sec. 120 of any United States application, or under Title 35, USC Sec. 119(e) of any provisional application, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in any prior United States application in the manner provided by the first paragraph of Title 35, USC, Sec. 112. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, which became available between the filing date of the prior application and the national or PCT international filing date of this application:

SERIAL NO.

**FILING DATE** 

STATUS

60/403,445

August 14, 2002

We hereby appoint, Stephen A. Littlefield (Reg. No. 27,923), Matt W. Carson (Reg. No. 33,662), J. Albert Riddle (Reg. No. 33,445), Darryl M. Springs (Reg. No. 24,799), Brian S. Welborn (Reg. No. 39,065), Timothy Donoughue (Reg. No. 46,668), Paul S. Madan (Reg. No. 33,011), Kaushik P. Sriram (Reg. No. 43,150), David L. Mossman (Reg. No. 29,570), G.

Michael Roebuck (Reg. No. 35,662), Todd A. Bynum (Reg. No. 39,488),), Gene L. Tyler (Reg. No. 35,395), William E. Schmidt (Reg. No. 47,064), Chandran D. Kumar (48,679), David Ă. Walker (Reg. No. 52,334), and Shawn Hunter (Reg. No. 36,168) as attorneys with full power of substitution and revocation to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Please address all correspondence regarding this application to:

Chandran D. Kumar Madan, Mossman & Sriram, P.C. 2603 Augusta Drive, Suite 700 Houston, Texas 77057

Direct all telephone calls to Chandran D. Kumar at (713) 266-1130x128.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Sec. 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Inventor:

Christopher Kempson Shaw

Residence:

104 NW Russell Drive

Claremore, Oklahoma 74017

Post Office Address: Same as Above

Citizen Of:

**United Kingdom** 

Christopher Kempson Shaw

Inventor:

Cindy L. Crow

Residence:

7123 Morrow Court

Sugar Land, Texas 77479

Post Office Address: Same as Above

Citizen Of:

**USA** 

Inventor:	William Edward Aeschbacher, Jr.	
Residence:	11422 Sagecountry Houston, Texas 7708	39
Post Office Address:	Same as Above	
Citizen Of:  D2 (26) OY  Date	USA -	William Edward Aeschbacher,
Inventor:	Sunder Ramachandr	an
Residence:	2850 Field Line Drive Sugar Land, Texas 77479	
Post Office Address:	Same as Above	
Citizen Of: 11   26   2∞3 Date	USA -	Sunder Ramachandran
Inventor:	Mitch C. Means	
Residence:	1615 East Laurel Oak Richmond, Texas 774	
Post Office Address:	Same as Above	
Citizen Of:	USA	MAHAM
Date		Mitch C. Means
Inventor:	Paulo S. Tubel	
Residence:	118 E. Placid Hill The Woodlands, Texa	as 77381
Post Office Address:	Same as Above	

Citizen Of:

Date

Brazil

Paulo S. Tubel



# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applicant:
Christopher Kempson Shaw et al.

Serial No.: 10/641,350

Filing Date: August 14, 2003

Title: Subsea Chemical Injection Unit
For Additive Injection and
Monitoring System for Oilfield

S Confirmation No. 9812

Group Art Unit: 3672

**Operations** 

### **Declaration of Penny Pfeffer**

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Docket No.: 194-26936-US

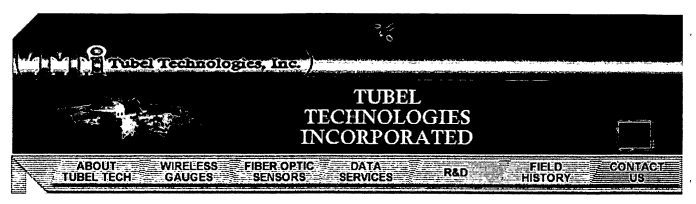
- I, Penny Pfeffer, am the Intellectual Property Senior Legal Assistant for Baker Petrolite, a Division of Baker Hughes, Incorporated which has its principal place of business at 12645 West Airport Boulevard, Sugarland, Texas 77478 and declare as follows:
- 1. On November 19, 2003, Gretchen King, Legal Assistant for Madan, Mossman & Sriram, transmitted the formal papers (Assignment and Declaration/Power of Attorney) electronically to me. She advised that the original deadline for responding to the Notice to File Missing Parts via submission of a signed Declaration from the inventors was January 12, 2004. She has since been instructed to apply for extension (s).
- 2. I instructed Melissa Ross, Legal Secretary for Baker Petrolite, to obtain executed assignment and declaration/power of attorney ("formal documents") from the inventors for the above-referenced patent application. Except for Mr. Paulo Tubel, all inventors executed these documents by February 26, 2004.
- 3. With respect to Mr. Tubel, I instructed Melissa Ross to contact Mr. Tubel to advise him that we intended to mail the formal documents to him for execution. Ms. Ross left at least three or four voice mail messages for Paulo Tubel at his home phone number. I also left one voice message for Mr. Tubel as well. All of these attempts, which briefly explained the mission for the call, took place between January and February 2004. I notified Mr. Steve Littlefield, Division Intellectual Property Counsel for Baker Petrolite in March 2004 about the difficulty in contacting Mr. Tubel regarding his execution of the formal documents. On April 30, 2004, I sent the formal documents under the cover of a letter from Mr. Littlefield to Mr. Tubel at his business address, which is, 4800 Research Forest Drive, The Woodlands, TX 77381. It was sent via registered mail, return receipt requested. I

received the receipt with a signature other than that of Mr. Tubel dated May 3, 2004. (copies attached as Exhibit B).

4. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Sec. 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize validity of the application or any patent issued thereon.

Date: May 12. 2004

Penny Preffer

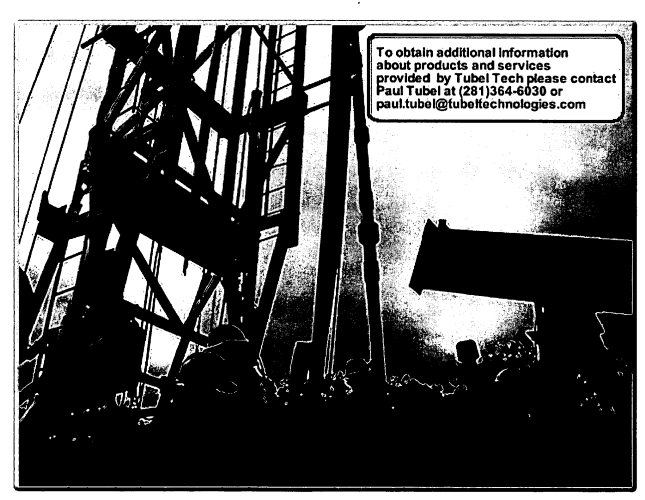


#### **Contact TTI**

Tubel Technologies is located 20 miles North of Houston's Bush Intercontinental airport in The Woodlands, Texas. Tubel Tech has its main offices in the Houston Advanced Research Center where its research, engineering and manufacturing is performed.

Tubel Technologies Inc. 4800 Research Forest The Woodlands, TX 77381

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LEGAL STATEMENT

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